feet clear of ditches." After the word "recorded" in the 5th line from the bottom in the second page, infert sandathe court shall determine the compensation to be made to the owner or owners of the land through which fuch road or way shall pass, which compensation shall be paid by the person or persons applying for such road or way." At the end of the bill add, "and provided also, that any person apprehending himself aggrieved by the determination of the county court in granting, or refuse to grant, any way or road, or in any matter in consequence of this ad, may appeal to the general court, whose determination shall be final."

Which were read the first and second time agreed to, and the bill ordered to be engrossed.

And the resolution respecting George Gray, endorsed; "By the senate, March 1, 1786: Read

and assented to.

" By order, J. DORSEY, clk."

George Gale, Esq; from the senate, delivers to Mr. Speaker the following resolution:

THE SENATE, MARCH I, 1786.

Whereas an act of affembly hath passed both houses of affembly this session, to grant to Gabriel Peterson Vanhorn, an exclusive right to keep stage carriages on the public road from the river Susquehanna to the river Patowmack, RESOLVED, That the governor and council be requested to take the said Gabriel Peterson Vanhorn's bond, with security, as in the said act mentioned. J. DORSEY, clk.

By order, Which was read the first and second time, affented to, and sent to the senate by Mr. Grahame. Mr. Faw, from the committee, brings in and delivers to Mr. Speaker a bill, entitled, A Supplement to the act, entitled, An act to prevent the exportation of unmerchantable tobacco; which was read the first time and ordered to lie on the table.

Un motion, ORDERED, That Mr. Chase, Mr. Joseph Dashiell, and Mr. Bracco, be a com-

mittee to prepare and bring in a bill pursuant to the report from the conference.

The house adjourns till to-morrow morning 9 o'clock.

## HU D A R S Υ, March

HE house met. Present the same members as on yesterday, except Mr. Roberts and Mr. Joshua Seney. The proceedings of yesterday were read.

On motion, the question was pur, That a bill, entitled, An act to impose certain rates and duties upon coaches and other carriages, with the yeas and nays, and the endorsements thereon, be published in the Maryland gazette and Baltimore journal? The year and nays being called for by Mr. Oneale appeared as follow:

	•	A	F	$\mathbf{F}$	Ι	R	M	A	$\mathbf{T}$	I	V	E.	
Meurs	B. Worthington, N Worthington,	Jones, Ridgely	Bracco, John Dashiell,					Miller, Ramsey,				Joseph Dashiell, Faw,	
	Grahame,	ne, Ridgely of Wm			Ennalls,				W. Bowie,			Beatty,	J Bond, Wheeler,
	Taney, Gantt,	Stevenson, Goldsborough,		Baker, Oglevee,				Digges, Quyan,				Carey, Norris,	Funk, Oneale.
	Fraizer,			_				•				•	

N E G A T I V E.

T. Bond, Somerville, Turner, Gale, Waters, Chaille,

So it was resolved in the affirmative.

Daniel Bowley, Esq; from the senate, delivers to Mr. Speaker the supplement to an act, entitled, An act to establish a market in Frederick-town in Frederick county, and for the regulation of the said market, endorsed; " By the senate, February 3, 1786: Read the first time and ordered to lie on the table.

" By order, J. DORSEY, clk. By the senate, March 2, 1786: Read the second time and will pass with the proposed amend-

"By order, J. DORSEY, clk." Amendment proposed. Page 1, line 8, after "because" strike out to the word "the" in

the 9th line.

Which was read the first and second time, agreed to, and the bill ordered to be engrossed. And the bill to raise the supplies for the year seventeen hundred and eighty-fix, with the follow-

BY THE SENATE, MARCH 1, 1786.

Gentlemen,

W E return you the bill to raise the supplies for the year 1786, for the purpose mentioned in your message of this day by Mr. Goldsborough, and we desire you would separate, at the same time, from the rate laid by the bill on all property within this state, those parts of it which contain regulations merely for the purpose of collecting the said rate. We cannot refrain from expressing our wish, that the report of the conferies had been fully agreed to. We are sensible that taxation for the present year would be heavy, but timely exertions will probably relieve us from the continuance and increase of those high taxes.

By order,

J. DORSEY, clk.

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